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1	B. DOCUMENTS (F.R.C.P. 26(a)(1)(B))		
2		All lease related documents	
3		All unlawful detainer related documents	
4		These documents have been exchanged pursuant to pre-trial discovery in the underlying Foster	
5	v. Operation Dignity, et al., State court related matter		
6	C.	C. DAMAGES (F.R.C.P. 26(a)(1)(C))	
7		Not applicable as to this defendant.	
8	D.	D. INSURANCE (F.R.C.P. 26(a)(2)(D))	
9		This information has been disclosed pursuant to pre-trial discovery in the underlying state court	
10	matter.		
11	E.	CERTIFICATION OF DISCLOSURE (F.R.C	
12	The undersigned, as an attorney of record for defendants OPERATION DIGNITY, et al.		
13	certifies to the best of his knowledge, information, and belief, formed after a reasonable inquiry, the		
14	initial disclosure is complete and correct as of the time it was made.		
15			
16	DATI	TED: January 2, 2008 CLAPP, Mo	ORONEY, BELLAGAMBA VUCI NICH /
17			
18		By:	
19		Attorneys fò	RIST OPTIE R J. BERMAN, ESQ. Defendants OPERATION DIGNITY, INC.,
20	ALEX MCELREE, WILLIAM KENNEDY, AND LINDA GRIFFIN		
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INITIAL DISCLOSURES

Foster v. Operation Dignity, Inc., a California Non-Profit Corp et al. U.S.D.C., Northern Dist. OF California, C075030 MMC PROOF OF SERVICE I hereby certify that I sent by regular U.S. Mail, the following: INITIAL DISCLOSURES Mark Antoine Foster In Pro Per 200 Corpus Christie Road, #A, Alameda, CA 94501 Executed on January 4, 2008 at Pleasanton, California. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. S/S ROCHELLE BECKER

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